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Case 5:20-cv-07956-VKD

COOLEY LLP ATTORNEYS AT LAW SAN FRANCISCO

JOINT STIPULATION RE MOTION TO SEAL AND PROPOSED-ORDER CASE NO. 5:20-CV-07956-VKD

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Pursuant to this Court's Case Management Order (ECF No. 99) and Civil L.R. 6-2, Plaintiffs Joseph Taylor, Edward Mlakar, Mick Cleary, Eugene Alvis, and Jennifer Nelson ("Plaintiffs") and Defendant Google LLC ("Google") (collectively, the "Parties"), by and through their respective counsel, hereby stipulate and agree as follows:

WHEREAS, the current deadline for Class Certification and Expert Challenges Replies is July 22, 2025 (ECF No. 203);

WHEREAS, the current deadline for Google's Omnibus Motion to Seal materials filed in connection with Plaintiffs' motion for class certification (including any opposition, reply, or other filings related to that motion) and any expert challenge motions filed on March 11, 2025 by either party (including any oppositions, replies, or other filings related to those motions) (collectively, the "Materials") is July 16, 2025 (ECF No. 166);

WHEREAS, due to the changes in schedule for the Class Certification and Expert Challenges briefing, the current deadline for Google's Omnibus Motion to Seal does not cover the Materials as ordered by the Court;

WHEREAS, the Parties have agreed to extend the deadline for Google's Omnibus Motion to Seal from July 16, 2025 to August 6, 2025 in order to cover the Materials;

WHEREAS, the Parties have agreed to extend the deadline for Plaintiffs' opposition to Google's Omnibus Motion to Seal, if any, from July 30, 2025 to August 20, 2025;

WHEREAS, the Parties have agreed to extend a reply in support of Google's Omnibus Motion to Seal, if any, from August 20, 2025 to September 10, 2025

WHEREAS, for the reasons set forth in the Declaration of Whitty Somvichian in Support of the L.R. 6.2 Stipulated Request for Order Extending Omnibus Motion to Seal Deadlines, the Parties jointly agree that good cause exists to grant the extension of time, including because: (1) Google's Omnibus Motion to Seal should cover the at issue Materials; (2) the Parties are actively litigating both this matter and the concurrent Csupo v. Google LLC matter in Superior Court in Santa Clara County, which raises materially the same claims at issue in this litigation, and which was litigated at trial between June 1, 2025 and July 1, 2025 and; (3) the Parties have negotiated extensively regarding the issues driving this request and have made every effort to resolve any

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underlying disputes without Court intervention; (4) the requested extensions will not impact the trial date set in this case; and (5) the requested extensions are in the interests of both Parties and the just and efficient progress of this matter, and are critical to the Parties' ability to present the most helpful briefing and presentations to this Court.

NOW, THEREFORE, the Parties, by and through their respective counsel, stipulate and agree that the following revisions should be made to the case schedule:

Event	Current Deadline	Stipulated Deadline
Omnibus Motion to Seal	July 16, 2025	August 6, 2025
Opposition to Omnibus Motion to Seal, if any	July 30, 2025	August 20, 2025
Any reply in support of Omnibus Motion to Seal	August 20, 2024	September 10, 2025

IT IS SO STIPULATED.

Dated: July 11, 2025 Respectfully submitted,

COOLEY LLP

By: /s/ Whitty Somvichian
Whitty Somvichian

Attorney for Defendant GOOGLE LLC

ATTORNEYS AT LAW

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1	Dated: July 11, 2025		KOREIN TILLER	RY LLC		
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3	By: /s/ Marc A. Wallenstein Marc A. Wallenstein					
4						
5			Attorney for Plaint	1115		
6						
7						
8						
9	ATTESTATION OF CONCURRENCE IN FILING					
10	Pursuant to Civil Local Rule 5-1(i)(3) regarding signatures, the undersigned hereby attests					
11	that concurrence in the filing of this document has been obtained.					
12	Dated: July 11, 2025	COO	LEY LLP			
13						
14		/s/ W	hitty Somvichian			
15	Whitty Somvichian					
16	Attorneys for Defendant GOOGLE LLC					
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